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| 11 | Counsel for Defendants Woodbury and Rye  |  |  |
| 12 | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA  |  |  |
| 13 | Planned Parenthood Mar Monte, Inc., Plaintiff,   |  |  |
| 14 | V.   |  |  |
| 15 | Aaron D. Ford, Nevada Attorney Gen.; Christopher J. Hicks, Washoe County Dist. Attorney; Jason D. Wood-  | Case No. 3:85-cv-00331-ART-CSD                         |  |
| 16 | bury, Carson City Dist. Attorney; Arthur E. Mallory, Churchill County Dist. Attorney; Steven Wolfson,  | Notice of Filing of Petition for a<br>Writ of Mandamus |  |
| 17 | Clark County Dist. Attorney; Mark B. Jackson, Douglas County Dist. Attorney; Tyler Ingram, Elko County Dist. Attorney; Robert E. Glennen, III, Esmeralda         | Wife of Managings                                      |  |
| 18 | County Dist. Attorney; Theodore Beutel, Eureka   |  |  |
| 19 | County Dist. Attorney; Kevin Pasquale, Humboldt County Dist. Attorney; William E. Schaeffer, Lander  |  |  |
| 20 | County Dist. Attorney; Dylan V. Frehner, Lincoln<br>County Dist. Attorney; Stephen B. Rye, Lyon County<br>Dist. Attorney; T. Jaren Stanton, Mineral County Dist. |  |  |
| 21 | Attorney; Brian T. Kunzi, Nye County Dist.  Attorney; us Bryce R. Shields, Pershing County Dist.   |  |  |
| 22 | Attorney; Anne Langer, Storey County Dist. Attorney; James S. Beecher, White Pine County Dist. Attorney,   |  |  |
| 23 | Defendants.  |  |  |

| Pursuant to Federal Rule of Appellate Procedure 21(a)(1) and LR 1A 7-1, Defendants                 |   |  |
|--|---|--|
| Woodbury and Rye notice the Plaintiff and this Court that they have filed a Petition for a Writ of |   |  |
| Mandamus in the United States Court of Appeals for the Ninth Circuit. The Petition and all         |   |  |
| attachments thereto are attached to this Notice as Exhibit A. A courtesy copy of this Petition and |   |  |
| all attachments thereto have also been e-mailed to counsel of record and the court's               |   |  |
| administrator.   |   |  |
|  |   |  |
| Dated: June 21, 2024   | Respectfully submitted,   |  |
|  | Emily C. Mimnaugh (NV Bar #15287) PACIFIC JUSTICE INSTITUTE, Nevada Office 1580 Grand Point Way #33171 Reno, NV 89533 Telephone: (916) 857-6900 Fax: (916) 857-6902 emimnaugh@pji.org  Designated Resident Nevada Counsel for Defendants Woodbury and Rye   |  |
|  | /s/ James Bopp, Jr.  James Bopp, Jr. (IN Bar #2838-84)*     jboppjr@aol.com Richard E. Coleson (IN Bar #11527-70)*     rcoleson@bopplaw.com Joseph D. Maughon (VA Bar #87799)*     jmaughon@bopplaw.com THE BOPP LAW FIRM, PC The National Building 1 South Sixth St. Terre Haute, IN 47807-3510 Telephone: (812) 232-2434 *Admitted pro hac vice.  Counsel for Defendants Woodbury and Rye |  |

Notice of Filing of Petition for a Writ of Mandamus

## **Certificate of Service**

I hereby certify that on November 21, 2024, a true and correct copy of this *Notice of Filing* of *Petition for a Writ of Mandamus* was served via the United States District Court CM/ECF system on all parties or persons requiring notice.

By /s/ James Bopp, Jr.
James Bopp, Jr. (IN Bar #2838-84)\*
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